

INTRODUCTION

The following management’s discussion and analysis (“MD&A”) of the financial condition and results of the operations of Blockmate Ventures Inc. (or the Company) constitutes management’s review of the factors that affected the Company’s financial and operating performance for year ended June 30, 2024. This MD&A was written to comply with the requirements of National Instrument 51-102—*Continuous Disclosure Obligations*. This discussion should be read in conjunction with the audited consolidated financial statements of the Company for the year ended June 30, 2024 and 2023 together with the notes thereto. Results are reported in Canadian dollars, unless otherwise noted. The Company’s consolidated financial statements and the financial information contained in this MD&A are prepared in accordance with International Financial Reporting Standards (“IFRS”) as issued by the International Accounting Standards Board (“IASB”) and interpretations of the International Financial Reporting Interpretations Committee (“IFRIC”). Information contained herein is presented as of June 30, 2024, unless otherwise indicated.

For the purposes of preparing this MD&A, management, in conjunction with the board of directors, considers the materiality of information. Information is considered material if: (i) such information results in, or would reasonably be expected to result in, a significant change in the market price or value of the common shares of the Company; (ii) there is a substantial likelihood that a reasonable investor would consider it important in making an investment decision; or (iii) it would significantly alter the total mix of information available to investors. Management, in conjunction with the board of directors, evaluates materiality with reference to all relevant circumstances, including potential market sensitivity.

Further information about the Company and its operations is available at the Company’s offices or on SEDAR at www.sedar.com.

CAUTION REGARDING FORWARD-LOOKING STATEMENTS

This MD&A contains certain forward-looking information and forward-looking statements, as defined in applicable securities laws (collectively referred to herein as “forward-looking statements”). These statements relate to future events or the Company’s future performance. All statements other than statements of historical fact are forward-looking statements. Often, but not always, forward-looking statements can be identified by the use of words such as “plans”, “expects”, “is expected”, “budget”, “scheduled”, “estimates”, “continues”, “forecasts”, “projects”, “predicts”, “intends”, “anticipates” or “believes”, or variations of, or the negatives of, such words and phrases, or state that certain actions, events or results “may”, “could”, “would”, “should”, “might” or “will” be taken, occur or be achieved. Forward-looking statements involve known and unknown risks, uncertainties and other factors that may cause actual results to differ materially from those anticipated in such forward-looking statements. The forward-looking statements in this MD&A speak only as of the date of this MD&A or as of the date specified in such statement. Specifically, this MD&A includes, but is not limited to, forward-looking statements regarding: the Company’s ability to protect its proprietary technology; the Company’s ability to meet its working capital needs at the current level for the period ending June 30, 2024; the plans, costs, timing and capital for future development of the Company’s assets, including the costs and potential impact of complying with existing and proposed laws and regulations; management’s outlook regarding future trends; sensitivity analysis on financial instruments, which may vary from amounts disclosed; and general business and economic conditions.

Inherent in forward-looking statements are risks, uncertainties, and other factors beyond the Company’s ability to predict or control. These risks, uncertainties and other factors include, but are not limited to, changes in debt and equity markets, timing and availability of external financing on acceptable terms, increases in costs, interest rate and exchange rate fluctuations, as well as those risk factors listed in the “Risk Factors” section below. Readers are cautioned that the foregoing list is not exhaustive of the factors that may affect the forward-looking statements. Actual results and developments are likely to differ, and may differ materially, from those expressed or implied by the forward-looking statements contained in this MD&A. Such statements are based on a number of assumptions that may prove to be incorrect, including, but not limited to, assumptions about the following: the availability of financing for the Company’s development of its assets;

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operating costs; the Company's ability to retain and attract skilled staff; timing of the receipt of regulatory and governmental approvals for operations; market competition; and general business and economic conditions.

Forward-looking statements involve known and unknown risks, uncertainties and other factors that may cause the Company's actual results, performance, or achievements to be materially different from any of its future results, performance or achievements expressed or implied by forward-looking statements. All forward-looking statements herein are qualified by this cautionary statement. Accordingly, readers should not place undue reliance on forward-looking statements. The Company undertakes no obligation to update publicly or otherwise revise any forward-looking statements whether as a result of new information or future events or otherwise, except as may be required by law. If the Company does update one or more forward-looking statements, no inference should be drawn that it will make additional updates with respect to those or other forward-looking statements, unless required by law.

HIGHLIGHTS

For the year ended June 30, 2024, the Company recorded revenue of \$Nil from continuing operations (2023 - \$7,721) and \$276,179 from discontinued operations (2023 - \$332,602) with the following business highlights:

- Gross margin of 28.52% from continuing and discontinued operations.
- Basic loss per share of \$0.03 from continuing and basic income per share of \$0.01 discontinued operations.
- Diluted loss per share of \$0.02 from continuing and diluted income per share of \$0.01 discontinued operations.

The consolidated financial statements comprise of the financial statements of the Company and the following entities owned and controlled by the Company and its subsidiaries:

Name of Subsidiary	Country of Incorporation	Ownership		Principle Activities
		Jun 30, 2024	Jun 31, 2023	
Blockchain World Ltd (BWL)	London	100%	100%	Blockchain
Hivello Holdings Ltd (HVL)	London	100% BWL	96% BWL	Blockchain
Hivello Operations B.V.	Netherlands	100% HVL	100% HVL	Blockchain
Midpoint Canada	Canada	100%	100%	Dormant company
Midpoint & Transfer (MPNT)	England and Wales	100%	-	Currency exchange
Midpoint Hongkong (MPT HK)	Hong Kong	100%	-	Currency exchange

Divestment of MPNT and MPT HK

During the year ended June 30, 2024, the Company completed the divestment of its Midpoint foreign exchange business (MPNT and MPT HK) to focus all its resources toward the blockchain and clean energy ventures within its portfolio and reduce its net cash outflows by approximately \$500,000 per annum.

The following subsidiaries were classified as held for sale – discontinued operations on June 30, 2023, pursuant to the management's intention to sell the entities within the year. The operating results of the subsidiaries are included in discontinued operations in these consolidated financial statements until the date of disposition:

Name of Subsidiary	Country of Incorporation	Ownership		Principle Activities
		Jun 30, 2023	Jun 30, 2024	
Midpoint & Transfer (MPNT)	England and Wales	100%	-	Currency exchange
Midpoint Hongkong (MPT HK)	Hong Kong	100%	-	Currency exchange

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As at November 21, 2023, the company completed the divestiture of MPT HK, and accordingly has not been consolidated subsequent to November 21, 2023. The operating results of this subsidiary are included in the consolidated statement of comprehensive loss up until the date of disposal. In consideration of the divestiture, the acquirer assumed the responsibility for all liabilities and obligations associated with the business as well as operational expenses associated with maintaining its operations. The sale of MPT HK resulted to the loss in disposition of subsidiary from continuing operations for \$5,116.

Ownership				
Name of Subsidiary	Country of Incorporation	Jun 30, 2023	Jun 30, 2024	Principle Activities
Midpoint Hongkong (MPT HK)	Hong Kong	100%	-	Currency exchange

As at March 31, 2024, the company has completed its previously announced divestiture of Midpoint & Transfer on, and accordingly has not been consolidated subsequent to March 31, 2024. The operating results of this subsidiary are included in the consolidated statement of comprehensive loss up until the date of disposal. The sale of MPNT resulted to the gain in disposition of subsidiary from continuing operations for \$329,002.

Ownership				
Name of Subsidiary	Country of Incorporation	Jun 30, 2023	Jun 30, 2024	Principle Activities
Midpoint & Transfer (MPNT)	England and Wales	100%	-	Currency exchange

Advanced Subscription Agreement completion

During the year ended June 30, 2024, Hivello, a subsidiary, entered into an advanced subscription agreement that allows the investors to convert the principal amount to shares of Hivello.

In December 2023, the Company issued an aggregate of \$1,484,229 USD (\$1,987,112 CAD) SAFE notes in relation to the agreement. Of the issued SAFE notes include 484,229 USD (\$648,294 CAD) advance payments from investors for the second round of capital raise closed in January 2024.

In January 2024, the Company issued an aggregate of \$1,080,000 USD (\$1,455,142 CAD) Simple Agreement for Future Equity (SAFE) notes. As at June 30, 2024, the total SAFE notes issued by the Company amounts to \$2,564,229 USD (\$3,442,254 CAD).

The investment rounds were funded by leading Web3 funds including Blockchange (USA), Cypher Capital, MH Ventures, Primal Capital, Contango Digital Assets, Candaq, NGC ventures, Blockchain Founders Fund and IDGis.

BUSINESS OVERVIEW

Blockmate owns 100% of Blockchain World Ltd (BWL). BWL owns 96% of Hivello Holdings Ltd (Hivello/HVL) and the premium domain names Blockchain.eu (Europe) and Blockchain.com.au (Australia). Hivello Holdings Ltd owns 100% of Hivello Operations B.V. Hivello has built an application that enables internet users to earn up to US\$20 per month in passive income, simply by contributing their idle computing resources. Hivello is an application that users can download to their computer, and with one-click instantly run automated Web3 software in the background that pays passive income in their local currency on a monthly basis.

Blockmate is a reporting issuer under applicable securities legislation in the provinces of Alberta, British Columbia and Ontario and its outstanding shares are listed on the:

- TSX-V under the symbol "MATE"
- OTCQB under the symbol "MATEF" and
- Frankfurt Stock Exchange under the symbol "8MH".

STRATEGY AND OUTLOOK

By divesting its Midpoint foreign exchange business, Blockmate has reduced its net cash outflows by approximately \$500,000 per annum, and now focuses on Hivello and related projects.

This quarter, Blockmate Ventures continued to sharpen its strategic focus on its primary asset, UK-registered, Hivello Holdings Ltd ("Hivello"). Hivello completed SAFE note financing in January 2024 totaling US\$2.5 million. Investors in these raisings included: include NGC Ventures, BlockChange, Blockchain Founders Fund, MEXC, IDG, Cypher Capital, Contango and others. Assuming the SAFE notes convert to Hivello equity, Blockmate will hold a 67% interest in Hivello. The January financing gives that interest an implied value of approximately US\$6.7 million (CAD \$8.9 million) or 8.1 cents per Blockmate share. There is no guarantee this valuation will be realized.

Hivello enables individuals to earn passive income in minutes. Leveraging a frictionless, user-friendly platform with existing Web 2.0 interfaces to lower entry barriers so anyone can do it. Users just download the Hivello app for free in minutes and earn \$20-50 or more per month.

The management's primary objective on FY 2025 is to accelerate Hivello's growth trajectory by scaling both platform capabilities and user acquisition:

- The platform is expected to launch its public beta during the 2nd quarter of the FY 2025; and
- Hivello is actively pursuing strategic partnerships to prepare the adoption of Hivello post the launch of the product.

FINANCIAL PERFORMANCE

During the year ended June 30, 2024, the Company recognized operating expenses of \$2,924,031 (2023 - \$1,397,057) from its continuing operations and \$616,279 (2023 - \$973,078) from its discontinued operations.

As at June 30, 2024, the Company had working capital deficiency of \$3,250,907 (June 30, 2023 - working capital deficiency of \$320,162). The Company had cash and cash equivalents of \$57,464 (June 30, 2023 - \$499,852) held by entities with continuing operations and \$Nil (June 30, 2023 - \$325,383) held by the disposal group held for sale.

HISTORY OF THE COMPANY

The Company was incorporated under the *Business Corporation Act* (British Columbia) on April 15, 2010 and was classified as a Capital Pool Company ("CPC") as defined in Policy 2.4 of the TSX Venture Exchange ("TSX-V") Corporate Finance Manual. The principal business of the Company was to identify and evaluate companies, assets or businesses with a view

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to completing a Qualifying Transaction (as defined in Policy 2.4). The common shares of the Company were initially listed on the TSX-V with the trading symbol "JRL.P".

On April 11, 2013 the Company completed its Qualifying Transaction (the "Transaction") with BuyFX Ltd. ("BuyFX") and concurrent financing whereby the Company acquired all issued and outstanding securities of BuyFX in exchange for the issuance of securities of the Company. For accounting purposes, this share exchange is treated as a reverse takeover ("RTO") with BuyFX being the accounting acquirer.

Until its acquisition pursuant to the Transaction, BuyFX operated a P2P foreign exchange matching platform through its wholly owned UK subsidiary, Midpoint & Transfer Ltd ("Midpoint"). On May 20, 2014 BuyFX and the Company amalgamated to form one company as Midpoint Holdings Ltd.

On March 15, 2022, the Company completed its Qualifying Transaction and acquired all of the issued and outstanding Blockchain World Ltd shares ("BWL"). The Company issued a total of 10,000,000 common shares. As a result of the transaction, the Company obtained 100% of the common shares of the entity. BWL owns the premium domain names Blockchain.eu (Europe), Blockchain.com.au (Australia) and 100% of Hivello Holdings Ltd ("Hivello").

On November 21, 2023, the company completed the divestiture of MPT HK, and accordingly has not been consolidated subsequent to November 21, 2023. In consideration for the divestiture, Midpoint Hongkong management will assume responsibility for all liabilities and obligations associated with the business as well as operational expenses associated with maintaining its operations. The sale of MPT HK resulted to the loss in disposition of subsidiary from continuing operations for \$5,116.

On March 31, 2024, the company completed the previously announced divestiture of MPNT, and accordingly has not been consolidated subsequent to March 31, 2024. In consideration for the divestiture, the acquirer assumed the responsibility for all liabilities and obligations associated with the business as well as operational expenses associated with maintaining its operations. The sale of MPNT resulted to the gain in disposition of subsidiary from continuing operations for \$329,002.

SELECTED FINANCIAL INFORMATION

The following is selected financial data derived from the unaudited quarterly consolidated financial statements of the Company for the year ended June 30, 2024, 2023 and 2022. Note that all financial data for 2024, 2023 and 2022 are stated in Canadian dollars.

	Three months June 30, 2024 (CAD)	Three months June 30, 2023 (CAD)	Three months June 30, 2022 (CAD)	Year ending June 30, 2024 (CAD)	Year ending June 30, 2023 (CAD)	Year ending June 30, 2022 (CAD)
Total revenues	\$ 47,066	\$ 64,864	\$ 81,522	\$ 276,179	\$ 340,323	\$ 435,779
Net Income (loss)	(1,160,270)	(747,462)	(1,301,916)	(2,603,324)	(2,809,575)	(4,638,888)
Net income/(loss) per share – basic	(0.01)	(0.01)	(0.02)	(0.02)	(0.04)	(0.08)
Net income/(loss) per share – diluted	(0.01)	(0.01)	(0.01)	(0.02)	(0.02)	(0.06)
Total assets	1,307,263	961,190	794,219	1,307,263	961,190	794,219
Total non-current liabilities	Nil	Nil	Nil	Nil	Nil	Nil
Dividends distributed/declared	Nil	Nil	Nil	Nil	Nil	Nil

- Total net revenue for the year ended June 30, 2024, consists of \$Nil (2023 – \$7,721) from continuing operations and \$276,179 (2023 - \$332,602) from discontinued operations.

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- Total net loss for the year ended June 30, 2024, consists of \$3,604,576 (2023 – \$1,839,265) from continuing operations and income of \$1,001,252 (2023 – loss of \$970,310) from discontinued operations.
- The net loss for the year ended June 30, 2024, consisted primarily of professional and consulting fees, marketing expenses, wages, accretion expense and share-based compensation
- The net loss for the year ended June 30, 2023, consisted primarily of professional fees, wages, general and administrative, marketing, software development and website cost, rent, filing fees and transfers, amortization and depreciation, and premium on acquisition of subsidiary - BWL.
- The net loss for the year ended June 30, 2022, consisted primarily of professional fees, wages, general and administrative, marketing, software development and website cost, rent, filing fees and transfers, amortization and depreciation, impairment of intangibles and equipment, and loss on write-down of investment.
- The net loss for the three months ended June 30, 2024, consisted primarily of professional and consulting fees, marketing expenses, wages and accretion expense.
- The net loss for the three months ended June 30, 2023, consisted primarily of professional fees, wages, general and administrative, marketing, software development and website cost, rent, filing fees and transfers, amortization and depreciation, and impairment of intangibles.
- The net loss for the period ended June 30, 2022, consisted primarily of professional fees, wages, general and administrative, marketing, software development and website cost, rent, filing fees and transfers, amortization and depreciation, and impairment of intangibles and equipment.

The following table sets forth selected financial information for the Company's eight most recent quarters ending with the last quarter for the three months ending June 30, 2024 and 2023.

	Three months ended Jun 30, 2024 \$	Three months ended Mar 31, 2024 \$	Three months ended Dec 31, 2023 \$	Three months ended Sep 30, 2023 \$
Total revenues	47,066	95,976	64,303	68,834
Net Income (loss)	(1,160,270)	(524,345)	(404,680)	(514,029)
Net income/(loss) per share—basic	(0.01)	(0.00)	(0.00)	(0.00)
Net income/(loss) per share—diluted	(0.01)	(0.00)	(0.00)	(0.00)
Total assets	1,307,263	2,585,713	2,004,333	502,391

	Three months ended Jun 30, 2023 \$	Three months ended Mar 31, 2023 \$	Three months ended Dec 31, 2022 \$	Three months ended Sep 30, 2022 \$
Total revenues	64,864	96,813	98,287	80,359
Total Income (loss)	(747,462)	(644,630)	(951,953)	(529,355)
Net income/(loss) per share—basic	(0.01)	(0.01)	(0.02)	(0.01)
Net income/(loss) per share—diluted	(0.01)	(0.01)	(0.02)	(0.01)
Total assets	961,190	442,491	619,990	458,680

SUMMARY OF QUARTERLY RESULTS

	Total Assets \$	Profit or Loss \$	Basic & Diluted Earnings (Loss) Per Share \$
2024 – June 30	1,307,263	(1,160,270) ⁽¹⁾	(0.01)
2024 - March 31	2,585,713	(524,345) ⁽²⁾	(0.00)
2023 - December 31	2,004,333	(404,680) ⁽³⁾	(0.00)
2022 - September 30	502,391	(514,029) ⁽⁴⁾	(0.00)

Notes:

- (1) The net loss of \$1,160,270 consisted primarily of professional and consulting fees, marketing expenses, wages and accretion expenses.
- (2) The net loss of \$524,345 consisted primarily of professional fees, wages, general and administrative, marketing, software development and website cost, rent, filing fees and transfers, amortization and depreciation, share-based compensation, interest income, gain on debt settlement and loss of debt forgiven.
- (3) The net loss of \$404,680 consisted primarily of loss on debt forgiven, share-based compensation, professional fees, wages, amortization and depreciation, marketing, filing fees, rent, general and administrative expenses, and software development and website costs.
- (4) The net loss of \$514,029 consisted primarily of professional fees, wages, general and administrative, marketing, software development and website cost, rent, filing fees and transfers, amortization and depreciation, foreign exchange gain/loss, grant income, interest income, expense recovery, and impairment of intangibles.

DISCUSSION OF OPERATIONS

Three Months ended June 30, 2024 compared with the Three Months ended June 30, 2023.

The Company's net loss totalled \$1,160,270 for the three months ended June 30, 2024, with basic and diluted loss per share of \$0.01 and \$0.01. This compares with a total net loss of \$747,462 with basic and diluted loss per share of \$0.01 and \$0.01 for the three months ended June 30, 2023, an increase of \$412,808 in net loss principally due to the increase in wages, marketing, professional and consulting, share-based compensation and accretion expense which offset the increase in interest income and decrease in General and administrative expense.

Year ended June 30, 2024 compared with the Year ended June 30, 2023.

The Company's net loss totalled \$2,603,324 for the year ended June 30, 2024, with basic and diluted loss per share of \$0.02 and \$0.02. This compares with a total net loss of \$2,809,575 with basic and diluted loss per share of \$0.03 and \$0.02 for the year ended June 30, 2023, a decrease of \$206,251. The total net loss for the year ended June 30, 2024, consists of \$3,928,462 (2023 – \$1,839,265) from continuing operations, gain on disposition of subsidiaries of \$323,886, and net income of \$1,001,252 (2023 – loss of \$970,310) from discontinued operations. The net loss for the year ended June 30, 2024, consisted primarily of increase in professional & consulting fees, marketing expenses and wages and accretion expense, which offset the decrease in general and administrative expenses and increase interest income.

LIQUIDITY AND FINANCIAL POSITION

The activities of the Company were financed through equity transactions such as equity offerings.

There is no assurance that the Company's business will result in future profitable operations. The business is subject to risk, market conditions, supply and demand, and competition. The Company relies on financing and the cash currently available to meet its administrative overhead and maintain its assets. The recoverability of amounts shown in assets is dependent on several factors. These factors include the ability of the Company to obtain financing to complete the planned growth, reduction of operating expenses, and future cashflow from the Company's business.

However, there can be no assurance that the Company will be able to continue to raise funds in the future in which case the Company may be unable to meet its obligations. Should the Company be unable to realize on its assets and discharge its liabilities in the normal course of business, the net realizable value of its assets may be materially less than the amounts recorded on the statement of financial position.

Current liabilities increased to \$3,709,428 at June 30, 2024, compared to \$1,281,352 at June 30, 2023; the increase of \$2,428,076 was primarily due to increases in SAFE notes, slightly offset by decrease in accounts payable and accrued liabilities, due to directors, and liabilities of the disposal group held for sale.

The Company had cash from continuing operations of \$57,464 (June 30, 2023 - \$499,852) and cash from discontinued operations of \$Nil (June 30, 2023 - \$325,383) to satisfy current liabilities of \$3,709,428 (June 30, 2023 - \$1,281,352). As of June 30, 2024, the cash balance consists of \$57,464 (June 30, 2023 - \$499,852) held by entities with continuing operations and \$Nil (June 30, 2023 - \$325,383) held by the disposal group held for sale.

There is currently a deficit in the working capital as there is not sufficient cash to be able to meet the current liabilities that the entity holds. To be able to settle liabilities, the management plans to raise funds from further capital raises to help the generation of positive cash flow.

As of June 30, 2024, the Company had 110,797,758 (June 30, 2023 - 107,966,997) common shares issued, 34,465,337 (June 30, 2023 - 34,465,337) warrants granted and outstanding, 7,550,000 (June 30, 2023 - \$Nil) option granted and outstanding, and 2,520,000 (June 30, 2023 - \$Nil) RSU granted and outstanding.

The Company has issued an aggregate of 13,025,000 warrants exercisable at \$0.20 per Warrant in a Private Placement dated February 5, 2020; these warrants were not exercised and expired on February 5, 2023. The Company has issued 1,250,000 warrants exercisable at \$0.20 per Warrant in a Private Placement dated July 9, 2020; these warrants were not exercised and expired on July 9, 2022. The Company has issued an aggregate of 6,000,000 warrants exercisable at \$0.20 per Warrant in a Private Placement dated March 22, 2021; these warrants were not exercised and expired on March 22, 2023. The Company also issued 16,293,337 warrants exercisable at \$0.075 per warrant in a private placement dated November 17, 2022, 1,772,000 warrants exercisable at \$0.075 per warrant in a private placement dated January 9, 2023, and 16,400,000 warrants exercisable at \$0.075 per warrant in a private placement dated June 20, 2023. These warrants expire three years from the closing of the Private Placement.

On October 27, 2023, the Company granted 7,550,000 incentive stock options to certain directors, officers and consultants to the company. With 146,938,374 securities on issue after issue of these options, these incentive options will represent 5.5% of the fully diluted capital. The options vest quarterly over a 24-month period and are exercisable at a price of \$0.50 until Oct. 27, 2028. As at June 30, 2024, a total of 3,709,742 options have vested and are exercisable.

On February 07, 2024, the Company granted 2,520,000 restricted share units to certain directors and officers of the company in lieu of the wages payable amounting to \$93,324. The RSUs were granted in accordance with the omnibus incentive plan adopted by the company and vest and convert into common shares on February 07, 2025. The share price as at date of grant is \$0.045 and is valued \$113,400, resulting to a loss on debt settlement of \$20,076.

Cash used in operating activities from continuing operations and from discontinued operations was \$2,818,909 and \$516,067, for the year ended June 30, 2024. Operating activities were affected by an increase in non-cash transactions of \$2,638,058 from continuing operations and decrease of \$703,123 from discontinued operations.

Net increase of non-cash working capital of \$180,851 from continuing operations is because of an increase in prepaid expenses of \$168,625 offset by increase in accounts payable and accrued liabilities of \$1,041 and decrease of due to directors of \$13,267. Net decrease non-cash working capital of \$187,056 from discontinuing operations is because of decrease in prepaid expense of \$28,061, increase in accounts receivable of \$22,541 and increase in accounts payable and accrued liabilities of \$181,536.

Cash received from financing activities from continuing operations and discontinued operations were \$2,488,029 and \$102,606 for the year ended June 30, 2024 (June 30, 2023 - \$1,223,211 and \$778,948). The financing activities were primarily affected by the proceeds of SAFE notes and share issuances amounting to \$2,451,000 and \$25,000.

Cash used on investing activities from continuing operations and discontinued operations were \$11,242 and \$6,468 for the year ended June 30, 2024 (June 30, 2023 - \$5,709 and \$24,502). The investing activity was primarily affected by the acquisition of intangibles amounting to \$9,279 and acquisition of equipment amounting to \$1,963.

The Company's use of cash at present occurs, and in the future will occur, principally in two areas, namely, funding of its wages and marketing to drive and manage its growth in revenue.

On June 30, 2024, the Company had a working capital deficiency of \$3,250,907 (June 30, 2023 - working capital of \$320,162) and an accumulated deficit of \$25,117,247 (June 30, 2023 - \$22,576,973).

The ability of the Company to obtain necessary financing to fund working capital is uncertain. The ability of the Company to generate sales revenue to offset the expenses and maintain profitability is uncertain. These material uncertainties cast significant doubt on the Company's ability to continue as a going concern. The Company will require additional financing from time to time, which it intends to obtain through the issue of common shares. While the Company has been successful in raising equity financing through the issuances of common shares in the past, there is no assurance that it will be able to obtain adequate financing in the future or that such financing will be available on acceptable terms.

MANAGEMENT OF CAPITAL

The Company manages its capital with the following objectives:

- To ensure sufficient financial flexibility to achieve the ongoing business objectives; and
- To maximize shareholder return.

The Company monitors its capital structure and adjusts according to market conditions in an effort to meet its objectives given the current outlook of the business and industry in general. The Company may manage its capital structure by issuing new shares, repurchasing outstanding shares, adjusting capital spending, or disposing of assets.

The capital structure is reviewed by management and the board of directors on an ongoing basis. The Company considers its capital to be equity, comprising of share capital, warrant and option reserves, contributed surplus, accumulated other comprehensive loss and deficit which as at June 30, 2024, amounting to \$25,117,247 (June 30, 2023 - \$22,576,973).

The Company manages capital through its financial and operational forecasting processes. The Company reviews its working capital and forecasts its future cash flows based on operating expenditures, and other investing and financing activities. The forecast is updated based on activities related to its operating activities. Selected information is provided to the board of directors. The Company's capital management objectives, policies and processes have remained unchanged during the year ended June 30, 2024.

The Company is not subject to any capital requirements imposed by a lending institution or any other external capital requirements.

SAFE NOTES

Safe Notes I

In August 2022, the Company entered into an advanced subscription agreement (also referred to as convertible note/SAFE) with six investors that allows the investors to convert the principal amount to shares of Hivello (a wholly owned subsidiary). The Company issued an aggregate of \$73,729 USD (or \$97,617 CAD) SAFE notes, convertible at a discount of 20%, and bearing interest of 6% paid in equity at conversion period.

The conversion terms include: (1) Where conversion takes place pursuant to below, a price per Conversion Share that includes a discount of 6% of the Subscription Price. The discount is applied on initial recognition. IFRS 9 requires a financial liability to be recognized initially using the fair value in addition to the discount, increasing the carrying value of the financial liability. In this case, the 6% below market interest rate will require amortising the discount subsequently, recognizing an interest expense in the income statement. (2) Where conversion takes place pursuant to clause 3.1(b) or 3.1(c) below, a price per Conversion Share equal to a price per share based on a pre-money valuation of 25,000,000 USD, rounded down to the nearest whole share.

The 6% annual interest rate is measured using the Effective Interest Rate (EIR) and the discount initially recognized as financial liability is subsequently amortized. The payment of the Interest by the Company via bank transfer to the Subscriber is nominated bank account (details of which shall be provided separately to the Company by the Subscriber) on or within 7 days after the Conversion Date: or the Company shall allot and issue to the Subscriber ordinary shares equal to a price per share based on a pre-money valuation of 25,000,000 USD, rounded down to the nearest whole share that when aggregated equates to the Interest ("Aggregated Share Equivalent") on the Conversion Date, and the Company shall use its reasonable endeavors to achieve parity between the Interest and the Aggregated Share Equivalent but the Subscriber recognizes and consents to any required downward adjustments of the Aggregated Share Equivalent to ensure that the Subscriber receives a whole number of shares

As at December 31, 2023, \$97,617 SAFE notes were converted to an advanced subscription agreement secured as SAFE notes with terms below.

Safe Notes II

In December 2023, the Company issued an aggregate of \$1,484,229 USD (\$1,987,112 CAD) Simple Agreement for Future Equity (SAFE) notes in relation to the agreement. Of the issued SAFE notes include \$484,229 USD (\$648,294 CAD) advance payments from investors for the second round of capital raise closed in January 2024.

In January 2024, the Company issued an aggregate of \$1,080,000 USD (\$1,455,142 CAD) Simple Agreement for Future Equity (SAFE) notes. As at June 30, 2024, the total SAFE notes issued by the Company amounts to \$2,564,229 USD (\$3,442,254 CAD).

Pursuant to the capital raise, the company received gross proceeds of:

- Cash and cash equivalents amounting to \$800,500 USD (\$1,075,353 CAD)
- Cryptocurrencies amounting to \$1,415,000 USD (\$1,900,842 CAD)
- Service agreements equivalent to \$275,000 USD (\$368,442 CAD)
- Converted SAFE Notes I, amounting to \$73,729 USD (\$97,617 CAD)

The terms of the agreement state the following:

- The convertible notes have no maturity date.
- The Company will issue a variable number of shares upon conversion and ultimate settlement of the debt.
- If the Company has any Future Token* Offerings, then the Investor shall be entitled to receive, at no cost, a portion of the Tokens being distributed in Future Token Offerings on a pro-rata basis.
- *Coin or Token means any form of sale, grant, distribution, private sale or the public sale of cryptographic coins or tokens via a private placement, initial coin offering, blockchain or otherwise.
- No interest is payable on the Advance Subscription in any circumstance. No amount of the Advance Subscription is repayable by the Company in any circumstance, but such amount may be converted into Shares.

The instruments are classified as financial liabilities until conversion takes place in line with IFRS 9, financial instruments.

Conversion terms:

- The Advance Subscription shall automatically convert into Conversion Shares at the Conversion Price, and the Company shall issue and allot to the Subscriber (or as the Subscriber shall direct) the number of fully paid Conversion Shares to which it is entitled in event of financing round, liquidation event, long stop date, and insolvency.
- The Conversion Shares so allotted and issued shall be in full satisfaction and discharge of all obligations of the Company under this agreement to the Subscriber and this agreement shall terminate automatically and immediately on completion of such conversion.

As at June 30, 2024, no SAFE note was converted, and no equity was issued by the Company in relation to this note.

SHARE CAPITAL

The Company is authorized to issue an unlimited number of common shares. As of June 30, 2024, and as of the date of this MDA, the Company had 110,797,758 (June 30, 2023 - 107,966,997) common shares issued and outstanding.

As of June 30, 2024, and the date of this MD&A, the company had 7,550,000 (June 30, 2023 - Nil) option granted and outstanding.

As of June 30, 2024, and the date of this MD&A, the Company had 34,465,337 (June 30, 2023 - 34,465,337) warrants granted and outstanding.

As of June 30, 2024, and the date of this MD&A, the Company had 2,520,000 (June 30, 2023 - Nil) RSU granted and outstanding.

NON-CONTROLLING INTEREST

On November 14, 2024, Hivello Holdings, a subsidiary, entered into a stock purchase agreement and issued 465 of its common stock resulting in 4% of the ownership interest held by non-controlling shareholders.

Reconciliation of non-controlling interest as follows:

	June 30, 2024	June 30, 2023
Beginning Balance	\$ -	\$ -
Non-controlling interest share in net loss	(63,050)	-
Ending Balance	(63,050)	-

RISK FACTOR

An investment in the securities of the Company is highly speculative and involves numerous and significant risks. Only investors whose financial resources are sufficient to enable them to assume such risks and who have no need for immediate liquidity in their investment should undertake such investment. Prospective investors should carefully consider the risk factors described below.

Credit Risk, Foreign Exchange Risk, Liquidity Risk

Financial instruments that could expose the Company to credit risk are primarily cash and cash equivalents and accounts receivable. The Company has deposited its cash in financial institutions with a good reputation, and management considers the risk of losses to be negligible.

The Company is exposed to currency risk as the Company has transactions through its United Kingdom and European subsidiaries in Great British pounds (GBP) and Euro (EUR) currencies. The Canadian dollar equivalent value of all cash held in foreign denominated currencies as at June 30, 2024 is \$25,046 (June 30, 2023 - \$329,013). Based upon the net exposure as at June 30, 2024, a 12% depreciation or appreciation of the UK pound sterling and Euro relative to the Canadian dollar would result in approximately \$3,006 (2023 - \$39,482) change in the Company's consolidated net loss and comprehensive loss. To date, funds have been raised in Canadian currency (CAD) while expenses were largely in British Pounds (GBP). The Company continues to operate primarily in CAD at the holding level. However, the Company is exposed to foreign exchange risk on a portion of its accounts payable, accrued liabilities, and GBP bank account. Management is actively hedging a portion of that exposure to mitigate this.

The Company is exposed to liquidity risk. Liquidity risk is the exposure of the Company to the risk of not being able to meet its financial obligations as they become due. The Company's approach to managing liquidity risk is to ensure that it will have sufficient liquidity to meet liabilities when due. The Company's future liquidity is dependent on factors such as the ability to generate cash from operations and to raise money through debt or equity financing.

The Company had cash of \$57,464 as at June 30, 2024 (June 30, 2023 - \$825,235) to satisfy current liabilities of \$3,709,428 (June 30, 2023 - \$1,281,352). As of June 30, 2024, the cash balance consists of \$57,464 (June 30, 2023 - \$499,852) held by entities with continuing operations and \$Nil (June 30, 2023 - \$325,383) held by the disposal group held for sale.

Financial instruments that could expose the Company to credit risk are primarily cash and cash equivalents and accounts receivable. The Company has deposited its cash in financial institutions with a good reputation, and management considers the risk of losses to be negligible. Cash consists of client deposits and accounts receivable consist of value added tax and management believes that the credit risk concentration with respect these items is remote.

Management

The success of the Company is currently largely dependent on the performance of its management. Shareholders will be relying on the good faith, experience and judgment of the Company's management and advisers in supervising and providing for the effective management of the Company's business. The loss of the services of these persons could have a materially adverse effect on the Company's business and prospects. There is no assurance the Company can maintain the services of its management or other qualified personnel required to operate its business. Failure to do so could have a materially adverse effect on the Company and its prospects.

The Company has not purchased "key-man" insurance, nor has it entered into non-competition and non-disclosure agreements with management and has no current plans to do so.

OFF-BALANCE SHEET ARRANGEMENTS, COMMITMENTS, AND CONTINGENCIES

As of the date of this MD&A, the Company has not engaged in any off-balance sheet arrangements, such as obligations under guarantee contracts, a retained or contingent interest in assets transferred to an unconsolidated entity, any obligation under derivative instruments, or any obligation under a material variable interest in an unconsolidated entity that provides financing, liquidity, market risk or credit risk support to the Company or engages in leasing or hedging services with the Company. The Company has no commitments or contingencies.

PROPOSED TRANSACTIONS

As of the date of this MD&A, there is no firm offer that may result in a material transaction being considered by the Company. The Company continues to evaluate offers and assets that it may acquire in the future.

RELATED PARTY TRANSACTIONS

Related parties and related party transactions impacting the accompanying financial statements are summarized below:

Key management personnel:

Key management personnel include those persons having authority and responsibility for planning, directing and controlling the activities of the Company as a whole. The Company has determined that key management personnel consist of executive and non-executive members of the Company's Board of Directors and corporate officers.

Remuneration attributed to key management personnel can be summarized as follows:

	For the year ended June 30, 2024	For the year ended June 30, 2023
	\$	\$
Salaries and benefits (Included in professional & consulting fees, and wages)	79,167	212,084
Consulting fees (Included in professional & consulting fees)	410,870	352,859
Share-based compensation	168,189	-
Total	658,226	564,943

The due to directors and related party corporations in the statements of financial position is \$63 as of June 30, 2024 (June 30, 2023 - \$13,330). As at June 30, 2024, the Company has \$112,422 (June 30, 2023 - \$302,015) outstanding accounts

BLOCKMATE VENTURES INC. (FORMERLY MIDPOINT HOLDINGS LTD.)

MANAGEMENT DISCUSSION & ANALYSIS
FOR THE YEARS ENDED JUNE 30, 2024 AND 2023
DISCUSSION DATED: OCTOBER 23, 2024



payable due to related parties. Out of these payables \$6,250 (June 30, 2023 - \$18,750) is due to a former director of the Company and a company the former director controls.

ADDITIONAL DISCLOSURE FOR VENTURE ISSUERS

General and Administrative Expenses	Continuing operations Year ended June 30, 2024	Continuing operations Year ended June 30, 2023	Discontinued operations Year ended June 30, 2024	Discontinued operations Year ended June 30, 2023
	\$	\$	\$	\$
Accretion expense	102,865	-	-	-
Amortization and depreciation	258	-	9,002	23,750
Filing fees and transfer fees	68,625	65,785	-	-
General and administrative	104,384	107,556	178,953	347,678
Marketing	343,721	116,830	5,528	70,688
Professional and consulting fees	1,234,418	486,830	204,275	221,726
Rent	21,545	25,065	43,560	86,507
Software development and website	72,853	70,004	9,806	55,884
Wages	807,173	524,987	165,155	278,956
Share-based compensation	168,189	--	-	-
Total	2,924,031	1,397,057	616,279	1,085,189

Other Items	Continuing operations Year ended June 30, 2024	Continuing operations Year ended June 30, 2023	Discontinued operations Year ended June 30, 2024	Discontinued operations Year ended June 30, 2023
	\$	\$	\$	\$
Foreign exchange (Gain) / Loss	15,041	(11,035)	1,907	471
Grant income	-	-	(855)	(3,229)
Premium on acquisition of subsidiary	-	500,000	-	-
Impairment on intangibles and equipment	385	5,709	-	-
Interest income	(115,850)	(1,841)	63	(10)
Gain on Debt Settlement	20,076	-	-	-
Other income	(875)	(1,282)	-	-
Other income on debt forgiven	-	(63,825)	-	-
Expense Recovery	-	-	(1,238)	-
Discount on SAFE Notes	(373,485)	-	-	-
Debt forgiven	1,459,139	-	(1,538,637)	-
Total	1,004,431	427,726	(1,538,760)	(2,768)

SUBSEQUENT EVENTS

Subsequent to the year ended June 30, 2024, the Company had the following events:

On July 2, 2024, Hivello, a Blockmate Ventures Inc. investee, announced a strategic partnership with IoTeX, a decentralized physical infrastructure network (DePIN) platform. This collaboration aims to boost Hivello's global visibility by integrating IoTeX's technologies, enabling users to dual-mine the DePIN they contribute to and \$IOTX. IoTeX's platform offers high performance and scalability for decentralized projects. The partnership will also list Hivello on IoTeX's DePINScan.io platform, expanding its reach. Hivello, which simplifies Web3 mining, completed a \$2.5 million funding round with a \$9 million valuation in February 2024.

On August 12, 2024, Hivello, a leading decentralized physical infrastructure network (DePIN) aggregator, announced a strategic partnership with Zulu Network, a bitcoin Layer 2 solutions innovator. This partnership aims to expand Hivello's exposure within the bitcoin ecosystem by leveraging Zulu's global infrastructure and vast international audience of over 755,000 users. The collaboration will explore potential integrations of Bitcoin and DePIN technologies within Hivello's platform, further enhancing its reach and capabilities in the decentralized infrastructure space.

On August 26, 2024, Hivello announced a strategic partnership with Mysterium Network, a decentralized VPN platform. This collaboration enables Hivello users to earn passive income by sharing both unused computing power and Internet bandwidth through MystNodes on Mysterium's network. The partnership strengthens the decentralized infrastructure and enhances user participation in an open, censorship-free Internet. Mysterium will also connect Hivello to other DePIN projects, supporting the integration of decentralized technologies within both ecosystems.

CRITICAL ACCOUNTING ESTIMATES

As of June 30, 2024, there are no relevant changes in accounting standards applicable to future periods other than as disclosed in the most recent audited financial statements as at and for the year ended June 30, 2024.

The determination as to the existence and measurement of any impairment requires management to make significant estimates and assumptions, which includes estimated future cash flows, discount rates and estimated useful life. These significant estimates and judgments could impact the Company's future results if the current estimates of future performance and fair value change. This could affect the amount of amortization expense and any impairment charges on intangible assets in future periods.